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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/734,519		12/12/2003	Norberto Julio Chirkes	36322	9979
116	7590	08/23/2004		EXAMINER	
PEARNE &			GILMAN, ALEXANDER		
SUITE 1200		LEC I	ART UNIT	PAPER NUMBER	
CLEVELAN	ND, OH	44114-3108	2833		
				DATE MAILED: 08/23/200	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/734,519	CHIRKES, NORBE	CHIRKES, NORBERTO JULIO				
Office Action Summary	Examiner	Art Unit					
	Alexander D Gilman	2833					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence add	ress				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this com D (35 U.S.C. § 133).	nmunication.				
Status							
1) Responsive to communication(s) filed on 12 De	ecember 2003.						
	action is non-final.						
3) Since this application is in condition for allowan		secution as to the	merits is				
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 1-10 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1-10 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	vn from consideration.						
Application Papers							
9)☐ The specification is objected to by the Examine	r.						
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the c	• , ,	, ,					
Replacement drawing sheet(s) including the correcting 11) The oath or declaration is objected to by the Ex		_	` '				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priori	s have been received. s have been received in Applicati ity documents have been receive	on No	itage				
* See the attached detailed Office action for a list of	of the certified copies not receive	ed.					
Attachment(s)	_						
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 05/03/2004.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:		152)				

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 8, 9, 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hatton in view of Limoge et al.

With regard to claims 1, 8, 9, Hatton discloses a compact fuse holder (Fig. 5, 4) for an automobile which comprises:

a small plate (410) including at least two protective circuits, each one of them comprises a resettable fuse (430) consisting in a positive temperature coefficient element (PTC) connected to two terminals, being each pair of terminals of each of the protective devices connected to a light signal generating circuit, wherein each protective circuit presents two input and output connectors, and such each pair of terminals are additionally connected to a sole second light signal (r.n.370, connected to a visual tester).

Patton explicitly does not disclose that fuse (430) consisting in a positive temperature coefficient element (PTC).

Limoge et al (US 6,259,170) disclose fuse (430) consisting in a positive temperature coefficient element (44,46,48) (col. 4, lines 38-45).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to use PTC in the device, as taught by Limoge et al, to utilize advantages of the resetable fuse of new technology

With regard to claim 10, Hatton when modified by Limoge et al discloses that input and output connectors are male of female connectors (since just these two types of connector can be used for connecting with fuse)

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Claims 2, 4, 5, 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hatton in view of Limoge et al as applied to claim 1 above, and further in view of Dohi et al.

With regard to claim 2, Hatton when modified by Limoge et al discloses all of the limitations except for explicitly suggesting permanent disposing the sole second light signal on the small plate.

Dohi et al (US 4,782,301) disclose permanent disposing the sole second light signal (39) on the small plate

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to permanently dispose the sole second light signal on the small plate, as taught by Limoge et al, to operatively evaluate status of the fuses.

With regard to claims 4-6, Hatton when modified by Limoge et al and Dohi et al discloses (Hatton) audible signal generating circuit (360, buzzer) located on the small plate.

Claims 3 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hatton in view of Limoge et al as applied to respective claims 1, 2 above, and further in view of Hwang et al

Hatton when modified by Limoge et al and Dohi et al discloses all of the limitations except for the sole second light signal being installed in the vehicle dashboard

Hwang et al (US 6,278,919) disclose an indicator (140) of fuse status being installed in the vehicle dashboard.

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to permanently dispose the sole second light signal on dashboard, as taught by Hwang et al, to operatively evaluate status of the fuses by driver.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alexander D Gilman whose telephone number is 571 272-2004. The examiner can normally be reached on Monday-Friday, 10:30 a.m. - 8:00 p.m.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Paula A. Bradley can be reached on 571 272-2800 ext. 33. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

08/18/2004